UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN NORTHERN DIVISION

ABRIELLE LONDO,	
Plaintiff,	Case No. 2:20-cv-53
v. ENRIGHT FAMILY RESTAURANTS, et al.,	HONORABLE PAUL L. MALONEY
Defendants.	/

NOTICE OF IMPENDING DISMISSAL

The court records indicate that more than 60 days have passed from the filing of the above complaint and Defendants Enright Family Restaurants and Steve Whelan have not been served. This notice serves to inform Plaintiff that the action shall be dismissed without prejudice unless Plaintiff completes service of process within 90 days after the filing of the complaint, in accordance with FED. R. CIV. P. 4(m).

To avoid dismissal pursuant to Rule 4(m), if more than 90 days are necessary for service of process, counsel must execute a verified petition regarding Service of Process, advising the Court:

- A. That the case should not be dismissed as to the unserved defendant(s);
- B. That the failure to obtain service upon the defendant(s) is not due to the fault of the party or counsel seeking to avoid dismissal;
- C. The reasons why the case against the unserved defendant(s) should not be dismissed, set forth in detail; and
- D. That service will be effected on the defendant(s) within twenty-eight (28) days of the date of the petition.

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This petition must be filed with the Court on or before August 3, 2020. By executing the

petition regarding Service of Process, you need not appear in support thereof until and/or unless

so notified by the Court. If the Court is satisfied that the case should not be dismissed, you will

be so notified. If dismissal of the case is satisfactory to you, no action is required. An Order of

Dismissal shall be issued.

Dated: July 8, 2020 __/s/ Paul L. Maloney

Paul L. Maloney

United States District Judge